

General Assembly

Substitute Bill No. 1043

January Session, 2011

k	SB01043K1DJUD030411	y

AN ACT CONCERNING ACCESS TO RECORDS OF THE DEPARTMENT OF CHILDREN AND FAMILIES.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

- 1 Section 1. Section 17a-28 of the general statutes is repealed and the
- following is substituted in lieu thereof (*Effective October 1, 2011*):
- 3 (a) As used in this section:
- 4 (1) "Person" means (A) any individual named in a record,
- 5 maintained by the department, who (i) is presently or at any prior time
- 6 was a ward of or committed to the commissioner for any reason; (ii)
- otherwise received services, voluntarily or involuntarily, from the
- 8 department; or (iii) is presently or was at any prior time the subject of
- 9 an investigation by the department; (B) [the parent of a person, as
- 10 defined a parent whose parental rights have not been terminated or
- 11 current guardian of an individual described in subparagraph (A) of
- this subdivision, if such [person] <u>individual</u> is a minor; or (C) the 13 authorized representative of [a person, as defined] an individual
- 14 described in subparagraph (A) of this subdivision, if such [person]
- individual is deceased; 15
- 16 (2) "Attorney" means the licensed attorney authorized to assert the
- 17 confidentiality of or right of access to records of a person;

- (3) "Authorized representative" means a parent, guardian, guardian
 ad litem, attorney, conservator or other individual authorized to assert
 the confidentiality of or right of access to records of a person;
 - (4) "Consent" means permission given in writing by a person, [his] <u>such person's</u> attorney or [his] authorized representative to disclose specified information, within a limited time period, regarding the person to specifically identified individuals <u>or entities</u>;
 - (5) "Records" means information created or obtained in connection with the department's child protection activities or <u>other</u> activities related to a child while in the care or custody of the department, including information in the registry of reports to be maintained by the commissioner pursuant to section 17a-101k, <u>as amended by this act;</u> [provided records which are not created by the department are not subject to disclosure, except as provided pursuant to subsection (f), (l) or (n) of this section;]
 - (6) "Disclose" means (A) to provide an oral summary of records maintained by the department to an individual, agency, corporation or organization, or (B) to allow an individual, agency, corporation or organization to review or obtain copies of such records in whole, part or summary form;
 - (7) "Near fatality" means an act [, as certified by a physician,] that places a child in serious or critical condition.
 - (b) Notwithstanding the provisions of section 1-210, 1-211 or 1-213, records maintained by the department shall be confidential and shall not be disclosed, unless the department receives written consent from the person or as provided in this section, section 17a-101g or 17a-101k, as amended by this act. Any unauthorized disclosure shall be punishable by a fine of not more than one thousand dollars or imprisonment for not more than one year, or both. Any employee of the department who in the ordinary course of such person's employment has reasonable cause to suspect or believe that another

- employee has engaged in the unauthorized disclosure of records shall report in writing such unauthorized disclosure of records to the commissioner. The report shall include the name of the person disclosing the information and the nature of the information disclosed and to whom it was disclosed, if known.
 - [(c) When information concerning an incident of abuse or neglect has been made public or when the commissioner reasonably believes publication of such information is likely, the commissioner or the commissioner's designee may disclose, with respect to an investigation of such abuse or neglect: (1) Whether the department has received a report in accordance with sections 17a-101a to 17a-101c, inclusive, or section 17a-103, and (2) in general terms, any action taken by the department, provided (A) the names or other individually identifiable information of the minor victim or other family member is not disclosed, and (B) the name or other individually identifiable information of the person suspected to be responsible for the abuse or neglect is not disclosed unless the person has been arrested for a crime due to such abuse or neglect.
 - (d) The commissioner shall make available to the public, without the consent of the person, information in general terms or findings concerning an incident of abuse or neglect which resulted in a child fatality or near fatality of a child, provided disclosure of such information or findings does not jeopardize a pending investigation.]
 - (c) Records that (1) contain privileged communications, or (2) are confidential pursuant to any federal law or regulation shall not be disclosed except as authorized by law.
 - (d) Any information disclosed from a person's record shall not be further disclosed to another individual or entity without the written consent of the person, except pursuant to (1) section 19a-80 or 19a-80f, provided such disclosure is otherwise permitted pursuant to subsections (b) and (c) of this section, or (2) the order of a court of competent jurisdiction.

(e) The commissioner shall, upon written request, disclose the following information concerning agencies licensed by the Department of Children and Families, except foster care parents, relatives of the child who are [certified] <u>licensed</u> to provide foster care or prospective adoptive families: (1) The name of the licensee; (2) the date the original license was issued; (3) the current status of the license; (4) whether an agency investigation or review is pending or has been completed; and (5) any licensing action taken by the department at any time during the period such license was issued and the reason for such action, provided disclosure of such information will not jeopardize a pending investigation.

[(f) The commissioner or the commissioner's designee shall, upon request, promptly provide copies of records, without the consent of a person, to (1) a law enforcement agency, (2) the Chief State's Attorney, or the Chief State's Attorney's designee, or a state's attorney for the judicial district in which the child resides or in which the alleged abuse or neglect occurred, or the state's attorney's designee, for purposes of investigating or prosecuting an allegation of child abuse or neglect, (3) the attorney appointed to represent a child in any court in litigation affecting the best interests of the child, (4) a guardian ad litem appointed to represent a child in any court in litigation affecting the best interests of the child, (5) the Department of Public Health, in connection with: (A) Licensure of any person to care for children for the purposes of determining the suitability of such person for licensure, subject to the provisions of sections 17a-101g and 17a-101k, or (B) an investigation conducted pursuant to section 19a-80f, (6) any state agency which licenses such person to educate or care for children pursuant to section 10-145b or 17a-101j, subject to the provisions of sections 17a-101g and 17a-101k concerning nondisclosure of findings of responsibility for abuse and neglect, (7) the Governor, when requested in writing, in the course of the Governor's official functions or the Legislative Program Review and Investigations Committee, the joint standing committee of the General Assembly having cognizance of matters relating to the judiciary and the select committee of the

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115 General Assembly having cognizance of matters relating to children 116 when requested in the course of said committees' official functions in 117 writing, and upon a majority vote of said committee, provided no 118 names or other identifying information shall be disclosed unless it is 119 essential to the legislative or gubernatorial purpose, (8) a local or 120 regional board of education, provided the records are limited to 121 educational records created or obtained by the state or Connecticut-122 Unified School District #2, established pursuant to section 17a-37, (9) a 123 party in a custody proceeding under section 17a-112 or 46b-129, in the 124 Superior Court where such records concern a child who is the subject 125 of the proceeding or the parent of such child, (10) the Chief Child 126 Protection Attorney, or his or her designee, for purposes of ensuring 127 competent representation by the attorneys whom the Chief Child 128 Protection Attorney contracts with to provide legal and guardian ad 129 litem services to the subjects of such records and to ensure accurate 130 payments for services rendered by such contract attorneys, (11) the 131 Department of Motor Vehicles, for purposes of checking the state's 132 child abuse and neglect registry pursuant to subsection (e) of section 133 14-44, and (12) a judge of the Superior Court and all necessary parties 134 in a family violence proceeding when such records concern family violence with respect to the child who is the subject of the proceeding 135 136 or the parent of such child who is the subject of the proceeding. A 137 disclosure under this section shall be made of any part of a record, 138 whether or not created by the department, provided no confidential 139 record of the Superior Court shall be disclosed other than the petition 140 and any affidavits filed therewith in the superior court for juvenile 141 matters, except upon an order of a judge of the Superior Court for 142 good cause shown. The commissioner shall also disclose the name of 143 any individual who cooperates with an investigation of a report of 144 child abuse or neglect to such law enforcement agency or state's 145 attorney for purposes of investigating or prosecuting an allegation of 146 child abuse or neglect. The commissioner or the commissioner's 147 designee shall, upon request, subject to the provisions of sections 17a-148 101g and 17a-101k, promptly provide copies of records, without the 149 consent of the person, to (A) the Department of Public Health for the

- purpose of determining the suitability of a person to care for children
- in a facility licensed under sections 19a-77 to 19a-80, inclusive, 19a-82
- to 19a-87, inclusive, and 19a-87b, and (B) the Department of Social
- 153 Services for determining the suitability of a person for any payment
- 154 from the department for providing child care.
- 155 (g) When the commissioner or his designee determines it to be in a
- 156 person's best interest, the commissioner or his designee may disclose
- records, whether or not created by the department and not otherwise
- 158 privileged or confidential communications under state or federal law,
- 159 without the consent of a person to:
- 160 (1) Multidisciplinary teams which are formed to assist the
- department in investigation, evaluation or treatment of child abuse
- and neglect cases or a multidisciplinary provider of professional
- treatment services under contract with the department for a child
- 164 referred to the provider;
- 165 (2) Any agency in another state which is responsible for
- 166 investigating or protecting against child abuse or neglect for the
- purpose of investigating a child abuse case;
- 168 (3) An individual, including a physician, authorized pursuant to
- 169 section 17a-101f to place a child in protective custody if such
- individual has before him a child whom he reasonably suspects may
- 171 be a victim of abuse or neglect and such individual requires the
- information in a record in order to determine whether to place the
- 173 child in protective custody;
- 174 (4) An individual or public or private agency responsible for a
- 175 person's care or custody and authorized by the department to
- diagnose, care for, treat or supervise a child who is the subject of a
- 177 record of child abuse or neglect or a public or private agency
- 178 responsible for a person's education for a purpose related to the
- individual's or agency's responsibilities;
- 180 (5) The Attorney General or any assistant attorney general

- 181 providing legal counsel for the department;
- (6) Individuals or public or private agencies engaged in medical, psychological or psychiatric diagnosis or treatment of a person perpetrating the abuse or who is unwilling or unable to protect the child from abuse or neglect when the commissioner or his designee determines that the disclosure is needed to accomplish the objectives of diagnosis or treatment;
- (7) A person who reports child abuse pursuant to sections 17a-101a to 17a-101c, inclusive, and section 17a-103, who made a report of abuse involving the subject child, provided the information disclosed is limited to (A) the status of the investigation, and (B) in general terms, any action taken by the department;
- (8) An individual conducting bona fide research, provided no information identifying the subjects of records shall be disclosed unless (A) such information is essential to the purpose of the research; (B) each person identified in a record or his authorized representative has authorized such disclosure in writing; and (C) the department has given written approval;
 - (9) The Auditors of Public Accounts or their representative, provided no information identifying the subjects of the records shall be disclosed unless such information is essential to an audit conducted pursuant to section 2-90;
- 203 (10) The Department of Social Services, provided the information 204 disclosed is necessary to promote the health, safety and welfare of the 205 child;
- 206 (11) A judge of the Superior Court for purposes of determining the 207 appropriate disposition of a child convicted as delinquent or a child 208 who is a member of a family with service needs;
- 209 (12) The superintendents, or their designees, of state-operated 210 facilities within the department; and

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- (13) The Department of Developmental Services, to allow said department to determine eligibility, facilitate enrollment and plan for the provision of services to a child, who is a client of said department and who is applying for participation in said department's voluntary services program or enrolled in said program. Records provided pursuant to this subdivision shall be limited to a written summary of any investigation conducted by the Department of Children and Families pursuant to section 17a-101g. At the time that a parent or guardian completes an application for enrollment of a child in the Department of Developmental Services voluntary services program or at the time that a child's annual individualized plan of care is updated, said department shall notify such parent or guardian that records specified in this subdivision may be provided by the Department of Children and Families to the Department of Developmental Services without the consent of such parent or guardian.
- (h) The commissioner or his designee may disclose the name, address and fees for services to a person, to individuals or agencies involved in the collection of fees for such services, except as provided in section 17b-225. In cases where a dispute arises over such fees or claims or where additional information is needed to substantiate the fee or claim, such disclosure of further information shall be limited to the following: (1) That the person was in fact committed to or otherwise served by the department; (2) dates and duration of service; and (3) a general description of the service, which shall include evidence that a service or treatment plan exists and has been carried out and evidence to substantiate the necessity for admission and length of stay in any institution or facility.
- (i) Notwithstanding the provisions of subsections (f) and (l) of this section, the name of an individual reporting child abuse or neglect shall not be disclosed without his written consent except to (1) an employee of the department responsible for child protective services or the abuse registry; (2) a law enforcement officer; (3) an appropriate state's attorney; (4) an appropriate assistant attorney general; (5) a

- judge of the Superior Court and all necessary parties in a court proceeding pursuant to section 46b-129, or a criminal prosecution involving child abuse or neglect; or (6) a state child care licensing agency, executive director of any institution, school or facility or superintendent of schools pursuant to section 17a-101i.
 - (j) Notwithstanding the provisions of subsection (g) of this section, the name of any individual who cooperates with an investigation of a report of child abuse or neglect shall be kept confidential upon request or upon determination by the department that disclosure of such information may be detrimental to the safety or interests of the individual, except the name of any such individual shall be disclosed to the persons listed in subsection (i) of this section.
 - (k) Notwithstanding the confidentiality provisions of this section, the commissioner, upon request of an employee, shall disclose such records to such employee or his authorized representative which would be applicable and necessary for the purposes of an employee disciplinary hearing or appeal from a decision after such hearing.
 - (l) Information disclosed from a person's record shall not be disclosed further without the written consent of the person, except if disclosed (1) pursuant to the provisions of section 19a-80f, or (2) to a party or his counsel pursuant to an order of a court in which a criminal prosecution or an abuse, neglect, commitment or termination proceeding against the party is pending. A state's attorney shall disclose to the defendant or his counsel in a criminal prosecution, without the necessity of a court order, exculpatory information and material contained in such record and may disclose, without a court order, information and material contained in such record which could be the subject of a disclosure order. All written records disclosed to another individual or agency shall bear a stamp requiring confidentiality in accordance with the provisions of this section. Such material shall not be disclosed to anyone without written consent of the person or as provided by this section. A copy of the consent form specifying to whom and for what specific use the record is disclosed or

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a statement setting forth any other statutory authorization for disclosure and the limitations imposed thereon shall accompany such record. In cases where the disclosure is made orally, the individual disclosing the information shall inform the recipient that such information is governed by the provisions of this section.

(m) In addition to the right of access provided in section 1-210, any person, regardless of age, his authorized representative or attorney shall have the right of access to any records made, maintained or kept on file by the department, whether or not such records are required by any law or by any rule or regulation, when those records pertain to or contain information or materials concerning the person seeking access thereto, including but not limited to records concerning investigations, reports, or medical, psychological or psychiatric examinations of the person seeking access thereto, provided that (1) information identifying an individual who reported abuse or neglect of a person, including any tape recording of an oral report pursuant to section 17a-103, shall not be released unless, upon application to the Superior Court by such person and served on the Commissioner of Children and Families, a judge determines, after in camera inspection of relevant records and a hearing, that there is reasonable cause to believe the reporter knowingly made a false report or that other interests of justice require such release; and (2) if the commissioner determines that it would be contrary to the best interests of the person or his authorized representative or attorney to review the records, he may refuse access by issuing to such person or representative or attorney a written statement setting forth the reasons for such refusal, and advise the person, his authorized representative or attorney of the right to seek judicial relief. When any person, attorney or authorized representative, having obtained access to any record, believes there are factually inaccurate entries or materials contained therein, he shall have the unqualified right to add a statement to the record setting forth what he believes to be an accurate statement of those facts, and said statement shall become a permanent part of said record.

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- (n) (1) Any person, attorney or authorized representative aggrieved by a violation of subsection (b), (f), (g), (h), (i), (j) or (l) of this section or of subsection (m) of this section, except subdivision (2) of said subsection (m), may seek judicial relief in the same manner as provided in section 52-146j; (2) any person, attorney or authorized representative denied access to records by the commissioner under subdivision (2) of subsection (m) of this section may petition the superior court for the venue district provided in section 46b-142 in which the person resides for an order requiring the commissioner to permit access to those records, and the court after hearing, and an in camera review of the records in question, shall issue such an order unless it determines that to permit such access would be contrary to the best interests of the person or authorized representative.
- (o) The commissioner shall promulgate regulations pursuant to chapter 54, within one year of October 1, 1996, to establish procedures for access to and disclosure of records consistent with the provisions of this section.]
- (f) The name of any individual who reports suspected abuse or neglect of a child or youth or cooperates with an investigation of child abuse or neglect shall be kept confidential upon request or upon determination by the department that disclosure of such information may be detrimental to the safety or interests of the individual, except the name of any such individual shall be disclosed pursuant to subparagraph (B) of subdivision (1) of subsection (g) of this section to (1) an employee of the department for reasons reasonably related to the business of the department; (2) a law enforcement officer for purposes of investigating abuse or neglect of a child or youth; (3) a state's attorney for purposes of investigating or prosecuting abuse or neglect of a child or youth; (4) an assistant attorney general or other legal counsel representing the department; (5) a judge of the Superior Court and all necessary parties in a court proceeding pursuant to section 17a-112 or 46b-129, or a criminal prosecution involving child abuse or neglect; (6) a state child care licensing agency; or (7) the

343	executive director of any institution, school or facility or						
344	superintendent of schools pursuant to section 17a-101i.						
345	(g) The department shall disclose records, subject to subsections (b)						
346	and (c) of this section, without the consent of the person who is the						
347	subject of the record, to:						
348	(1) The person named in the record or such person's authorized						
349	representative, provided such disclosure shall be limited to						
350	information (A) contained in the record about such person or about						
351	such person's biological or adoptive minor child, if such person's						
352	parental rights to such child have not been terminated; and (B)						
353	information identifying an individual who reported abuse or neglect of						
354	the person, including any tape recording or an oral report pursuant to						
355	section 17a-103, if a court determines that there is reasonable cause to						
356	believe the reporter knowingly made a false report or that the interests						
357	of justice require disclosure;						
358	(2) An employee of the department for any purpose reasonably						
359	related to the business of the department;						
360	(3) A guardian ad litem or attorney appointed to represent a child or						
361	youth in litigation affecting the best interests of the child or youth;						
362	(4) The Attorney General, any assistant attorney general or any						
363	other legal counsel retained to represent the department during the						
364	course of a legal proceeding involving the department or an employee						
365	of the department;						
366	(5) The Child Advocate or the Child Advocate's designee;						
367	(6) The Chief Child Protection Attorney or the Chief Child						
368	Protection Attorney's designee;						
369	(7) The Chief State's Attorney or the Chief State's Attorney's						
370	designee for purposes of investigating or prosecuting an allegation of						
371	child abuse or neglect, provided such prosecuting authority shall have						

- access to records of a delinquency defendant, who is not being charged
 with an offense related to child abuse, only while the case is being
 prosecuted and after obtaining a release;
- 375 <u>(8) A state or federal law enforcement officer for purposes of</u> 376 <u>investigating an allegation of child abuse or neglect;</u>
- 377 (9) Any foster or prospective adoptive parent, if the records pertain to a child or youth currently placed with the foster or prospective 378 adoptive parent, or a child or youth being considered for placement 379 with the foster or prospective adoptive parent, and the records are 380 necessary to address the social, medical, psychological or educational 381 needs of the child or youth, provided no information identifying a 382 383 biological parent is disclosed without the permission of such biological 384 parent;
- 385 (10) The Governor, when requested in writing in the course of the Governor's official functions, the Legislative Program Review and 386 Investigations Committee, the joint standing committees of the General 387 388 Assembly having cognizance of matters relating to human services and 389 the judiciary and the select committee of the General Assembly having 390 cognizance of matters relating to children, when requested in writing 391 in the course of said committees' official functions, and upon a 392 majority vote of said committees, provided no names or other 393 identifying information is disclosed unless it is essential to the 394 gubernatorial or legislative purpose;
 - (11) The Department of Public Health for the purpose of (A) determining the suitability of a person to care for children in a facility licensed pursuant to section 19a-77, 19a-80 or 19a-87b; (B) determining the suitability of such person for licensure; or (C) an investigation conducted pursuant to section 19a-80f;
- 400 (12) The Department of Developmental Services, to allow said 401 department to determine eligibility, facilitate enrollment and plan for 402 the provision of services to a child who is a client of said department

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403	and who is applying to enroll in or is enrolled in said department's
404	voluntary services program. At the time that a parent or guardian
405	completes an application for enrollment of a child in the Department of
406	Developmental Services' voluntary services program, or at the time
407	that said department updates a child's annual individualized plan of
408	care, said department shall notify such parent or guardian that the
409	Department of Children and Families may provide records to the
<i>1</i> 10	Department of Developmental Services for the numbers specified in

- Department of Developmental Services for the purposes specified in
- 411 this subdivision without the consent of such parent or guardian;
- 412 (13) A state agency that licenses or certifies a person to educate or 413 care for children or youth;
- 414 (14) A judge or employee of a probate court who requires access to 415 such records in order to perform such judge's or employee's official 416 duties;
- 417 (15) A judge of the Superior Court for purposes of determining the
 418 appropriate disposition of a child convicted as delinquent or a child
 419 who is a member of a family with service needs, or a judge of the
 420 Superior Court in a criminal prosecution for purposes of in-camera
 421 inspection whenever (A) the court has ordered that the record be
 422 provided to the court; or (B) a party to the proceeding has issued a
 423 subpoena for the record;
 - (16) A judge of the Superior Court and all necessary parties in a family violence proceeding when such records concern family violence with respect to the child who is the subject of the proceeding or the parent of such child who is the subject of the proceeding;
- 428 (17) The Auditors of Public Accounts, or their representative, 429 provided no information identifying the subject of the record is 430 disclosed unless such information is essential to an audit conducted 431 pursuant to section 2-90;
- 432 (18) A local or regional board of education, provided the records are
 433 limited to educational records created or obtained by the state or

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434	Connecticut Unified School District #2, established pursuant to section	
435	<u>17a-37;</u>	
436	(19) The Department of Motor Vehicles for the purpose of criminal	
437	history records checks pursuant to subsection (e) of section 14-44,	
438	provided information disclosed pursuant to this subdivision shall be	
439	limited to information obtained in an investigation conducted	
440	pursuant to section 17a-101g and information contained in the abuse	
441	and neglect registry pursuant to section 17a-101k, as amended by this	
442	act; and	
443	(20) The Department of Mental Health and Addiction Services for	
444	the purpose of treatment planning for young adults who have	
445	transitioned from the care of the Department of Children and Families.	
446	(h) The department may, subject to subsections (b) and (c) of this	
447	section, disclose records without the consent of the person who is the	
448	subject of the record, to:	
449	(1) An employee or former employee of the department or such	
450	employee or former employee's authorized representative for purposes	
451	of participating in any court, administrative or disciplinary	
452	proceeding, provided such disclosure shall be limited to records that	
453	are necessary to the proceeding, as determined by the department;	
454	(2) Multidisciplinary teams, as described in section 17a-106a;	
455	(3) A provider of professional services for a child, youth or parent	
456	referred to such provider, provided such disclosure is limited to	
457	information necessary to provide services to the child, youth or parent;	
458	(4) An individual or agency under contract with the department for	
459	the purposes of identifying and assessing a potential foster or adoptive	
460	home for a child or youth, provided no information identifying a	
461	biological parent of a child or youth is disclosed without the	
462	permission of such biological parent;	

- (5) The Department of Social Services for the purpose of (A)
 determining the suitability of a person for payment from the
 Department of Social Services for providing child care; or (B)
 promoting the health, safety and welfare of the child or youth;
- (6) A physician examining a child with respect to whom abuse or neglect is suspected and who is authorized pursuant to section 17a101f to keep the child in the custody of a hospital when such physician requires the information in a record of the department to determine whether to keep the child or youth in protective custody;
- 472 (7) An individual who reports child abuse or neglect pursuant to
 473 sections 17a-101a to 17a-101c, inclusive, or 17a-103, who made a report
 474 of abuse or neglect, provided the information disclosed is limited to
 475 (A) the status of the investigation conducted pursuant to section 17a476 101g resulting from the individual's report; and (B) in general terms,
 477 the action taken by the department as a result of such investigation;
- 478 (8) An individual or organization engaged in the business of 479 medical, psychological or psychiatric diagnosis and treatment and who 480 is treating an individual who has perpetrated abuse or neglect, as 481 determined in an investigation conducted pursuant to section 17a-482 101g, or who is unwilling or unable to protect a child or youth from 483 abuse or neglect, as determined in an investigation conducted pursuant to section 17a-101g, when the commissioner, or the 484 485 commissioner's designee, determines that the disclosure is necessary to accomplish the objectives of diagnosis or treatment; 486
 - (9) A court or public agency in another state or a federally recognized Indian tribe, that is responsible for investigating child abuse or neglect, preventing child abuse and neglect or providing services to families at risk for abuse or neglect, for the purpose of such investigation, prevention or providing services to such families;
- 492 (10) An individual conducting bona fide research, provided no 493 information identifying the subject of the record is disclosed unless (A)

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- such information is essential to the purpose of the research; and (B) the department has given written approval for the use of such information;
- 497 (11) An individual or agency involved in the collection of fees for services, provided such information is limited to the name and address 498 499 of the person who received the services and the fees for services, 500 except as provided in section 17b-225. In cases where a dispute arises 501 over such fees or claims or where additional information is needed to 502 substantiate the fee or claim, the Department of Children and Families may disclose the following: (A) That the person was, in fact, provided 503 504 services by the department; (B) the dates and duration of service; and 505 (C) a general description of the service, including evidence that a 506 service or treatment plan exists and has been carried out and evidence 507 to substantiate the necessity for admission and length of stay in an institution or facility; 508
- 509 (12) A law enforcement officer or state's attorney if there is 510 reasonable cause to believe that a child or youth is being abused or 511 neglected or at risk of being abused or neglected as a result of any 512 suspected criminal activity by any person;
- (13) Any individual interviewed as part of an investigation conducted pursuant to section 17a-101g, who is not otherwise entitled to such information, provided such disclosure of information is limited to: (A) The general nature of the allegations contained in the reports; (B) the identity of the child or youth alleged to have been abused or neglected; and (C) information necessary to effectively conduct the investigation;
 - (14) Any individual, when information concerning an incident of abuse or neglect has been made public or the commissioner reasonably believes publication of such information is likely, provided such disclosure is limited to: (A) Whether the department has received any report in accordance with sections 17a-101a to 17a-101c, inclusive, or section 17a-103; (B) in general terms, any action taken by the

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- 526 <u>department, provided: (i) Names or other individually identifiable</u>
- 527 <u>information of the minor victim or other family members is not</u>
- 528 <u>disclosed, regardless of whether such individually identifiable</u>
- 529 <u>information is otherwise available, and (ii) the name or other</u>
- 530 <u>individually identifiable information of the person suspected to be</u>
- 531 <u>responsible for the abuse or neglect is not disclosed unless such person</u>
- 532 has been arrested for a crime due to such abuse or neglect; (C)
- 533 confirmation or denial of the accuracy of information that has been
- made public; and (D) notwithstanding the provisions of section 46b-
- 535 124, in general terms, the legal status of the case;
- 536 (15) Any individual for the purpose of locating a missing parent,
- 537 child or youth, provided such disclosure is limited to information that
- 538 <u>assists in locating such missing parent, child or youth;</u>
- 539 (16) Any individual, when the information or findings concern an
- 540 <u>incident of abuse or neglect that resulted in a child or youth fatality or</u>
- 541 near fatality of a child or youth, provided disclosure of such
- 542 <u>information or findings is in general terms and does not jeopardize a</u>
- 543 pending investigation;
- 544 (17) A court of competent jurisdiction whenever an employee of the
- 545 <u>department is subpoenaed and ordered to testify about such records;</u>
- 546 (18) An individual who is not employed by the department who
- arranges, performs or assists in performing functions or activities on
- behalf of the department, including, but not limited to, data analysis,
- 549 processing or administration, utilization reviews, quality assurance,
- practice management, consultation, data aggregation and accreditation
- 551 <u>services.</u>
- 552 (i) Notwithstanding the provisions of subsections (e) to (h),
- inclusive, of this section, the department may refuse to disclose records
- 554 to any individual, provided the department gives such individual
- 555 notice (1) that records are being withheld; (2) of the general nature of
- 556 the records being withheld; (3) of the department's reason for refusing

- 557 <u>to disclose the records; and (4) of the individual's right to judicial relief</u> 558 <u>pursuant to subsection (j) of this section.</u>
- (j) (1) Any person or individual aggrieved by a violation of subsection (b) or (d), subsections (f) to (h), inclusive, or subsection (k) of this section, or a person's authorized representative, may seek judicial relief in the manner prescribed in section 52-146j.
 - (2) Any person, individual or authorized representative denied access to records by the commissioner under subdivision (i) of this section may petition the superior court for the venue district provided in section 46b-142 in which the person resides for an order requiring the commissioner to permit access to those records, and the court, after a hearing and an in-camera review of the records in question, shall issue such an order unless it determines that permitting disclosure of all or any portion of the record (A) would be contrary to the best interests of the person or the person's authorized representative; (B) could reasonably result in the risk of harm to any individual; or (C) would contravene the public policy of the state.
 - (k) All written records disclosed to another individual or agency shall bear a stamp requiring confidentiality in accordance with the provisions of this section. Such records shall not be disclosed to anyone without the written consent of the person or as provided by this section. A copy of the consent form, specifying to whom and for what specific use the record is disclosed or a statement setting forth any other statutory authorization for disclosure and the limitations imposed on such disclosure, shall accompany the record. In cases where the disclosure is made orally, the individual disclosing the information shall inform the recipient that such information is governed by the provisions of this section.
 - (l) Whenever any person, attorney or authorized representative, having obtained access to any record, believes there are factually inaccurate entries or materials contained in such record, such person, attorney or authorized representative may add a statement to the

record setting forth what such person, attorney or authorized representative believes to be an accurate statement of those facts and such statement shall become a permanent part of the record.

Sec. 2. Subdivision (1) of subsection (c) of section 17a-101k of the general statutes is repealed and the following is substituted in lieu thereof (*Effective October 1, 2011*):

(c) (1) Following a request for appeal, the commissioner or the commissioner's designee shall conduct an internal review of the recommended finding to be completed no later than thirty days after the request for appeal is received by the department. The commissioner or the commissioner's designee shall review all relevant information relating to the recommended finding, to determine whether the recommended finding is factually or legally deficient and ought to be reversed. Prior to the review, the commissioner shall provide the individual access to all relevant documents in the possession of the commissioner regarding the finding of responsibility for abuse or neglect of a child, as provided in [subsection (m) of] section 17a-28, as amended by this act.

This act shall take effect as follows and shall amend the following sections:				
Section 1	October 1, 2011	17a-28		
Sec. 2	October 1, 2011	17a-101k(c)(1)		

KID Joint Favorable Subst. C/R

JUD